

Message Text

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ACTION IO-13

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INFO AMEMBASSY LONDON

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E.9. 11652: N/A

TAGS: PFOR, UNGA, WA

SUBJECT: 31ST UNGA: FOURTH COMMITTEE: NAMIBIA

FOLLOWING IS TEXT OF WORKING PAPER FOR DRAFT
RESOLUTION ON "THE SITUATION IN NAMIBIA RESULTING FROM
THE ILLEGAL OCCUPATION OF THE TERRITORY BY SOUTH AFRICA".
WE EXPECT DRAFT TO BE INTRODUCED DECEMBER 2 OR 3.

QUOTE

THE GENERAL ASSEMBLY,

HAVING EXAMINED THE REPORT OF THE UNITED NATIONS COUNCIL FOR
NAMIBIA AND THE RELEVANT CHAPTERS OF THE REPORT OF THE
SPECIAL COMMITTEE ON THE SITUATION WITH REGARD TO THE
IMPLEMENTATION OF THE DECLARATION ON THE GRANTING OF
INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES;

HAVING HEARD THE STATEMENTS OF THE REPRESENTATIVE OF THE
SOUTH WEST AFRICAN PEOPLE'S ORGANIZATION, WHO PARTICIPATED
IN AN OBSERVER CAPACITY IN THE CONSIDERATION OF THE ITEM
BY THE FOURTH COMMITTEE;

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RECALLING ITS RESOLUTION 1514 (XV) OF 14 DECEMBER 1960,

CONTAINING THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES;

RECALLING, IN PARTICULAR, ITS RESOLUTIONS 2145 (XXI) OF 27 OCTOBER 1966 AND 2248 (S-V) OF 19 MAY 1967 AND SUBSEQUENT RESOLUTIONS OF BOTH THE GENERAL ASSEMBLY AND THE SECURITY COUNCIL RELATING TO THE QUESTION OF NAMIBIA, AS WELL AS THE ADVISORY OPINION OF THE INTERNATIONAL COURT OF JUSTICE OF 21 JUNE 1971, DELIVERED IN RESPONSE TO THE REQUEST ADDRESSED TO IT BY THE COUNCIL IN ITS RESOLUTION 282 (1970) OF 29 JULY 1970;

TAKING INTO CONSIDERATION THE RELEVANT RESOLUTIONS ADOPTED BY THE COUNCIL OF MINISTERS OF THE ORGANIZATION OF AFRICAN UNITY AT ITS 26TH ORDINARY SESSION HELD AT PORT LOUIS FROM -- TO -- JULY 1976 AND SUBSEQUENTLY ENDORSED BY THE ASSEMBLY OF HEADS OF STATE AND GOVERNMENT OF THE ORGANIZATION OF AFRICAN UNITY AT ITS THIRTEENTH ORDINARY SESSION;

TAKING INTO CONSIDERATION THE RELEVANT RESOLUTIONS ADOPTED BY THE CONFERENCE OF NON-ALIGNED COUNTRIES AT ITS -- -- -- SESSION HELD AT COLOMBO FROM -- TO -- IN -- 1976;

REAFFIRMING THAT THE TERRITORY AND PEOPLE OF NAMIBIA ARE THE DIRECT RESPONSIBILITY OF THE UNITED NATIONS AND THAT THE NAMIBIAN PEOPLE MUST BE ENABLED TO ATTAIN SELF-DETERMINATION AND INDEPENDENCE WITHIN A UNITED NAMIBIA;

STRONGLY DEPLORING SOUTH AFRICA'S CONTINUED REFUSAL TO COMPLY WITH THE RESOLUTIONS AND DECISIONS OF THE UNITED NATIONS, ITS CONTINUED ILLEGAL OCCUPATION OF NAMIBIA, ITS BRUTAL REPRESSION OF THE NAMIBIAN PEOPLE AND ITS PERSISTENT VIOLATION OF THEIR HUMAN RIGHTS, AS WELL AS ITS EFFORTS TO DESTROY THE NATIONAL UNITY AND TERRITORIAL INTEGRITY OF NAMIBIA;

STRONGLY CONDEMNING SOUTH AFRICA'S ATTEMPTS THROUGH THE CONVENING OF A SO-CALLED CONSTITUTIONAL CONFERENCE TO PERPETUATE SOUTH AFRICAN COLONIAL EXPLOITATION OF THE PEOPLE AND RESOURCES OF NAMIBIA BY MISREPRESENTING THE GENUINE ASPIRATIONS OF THE NAMIBIAN PEOPLE;
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GRAVELY CONCERNED AT THE MILITARIZATION OF NAMIBIA BY THE ILLEGAL OCCUPATION REGIME OF SOUTH AFRICA, ITS THREATS AND ACTS OF AGGRESSION AGAINST INDEPENDENT AFRICAN COUNTRIES AND THE FORCEFUL REMOVAL OF NAMIBIA FROM THE NORTHERN BORDER FOR MILITARY PURPOSES;

STRONGLY DEPLORING THE POLICIES OF THOSE STATES WHICH, DESPITE

THE RELEVANT DECISIONS OF THE UNITED NATIONS AND THE ADVISORY OPINION OF THE INTERNATIONAL COURT OF JUSTICE OF 21 JUNE 1971, CONTINUE TO MAINTAIN DIPLOMATIC, ECONOMIC, CONSULAR AND OTHER RELATIONS WITH SOUTH AFRICA, PURPORTING TO ACT ON BEHALF OF OR CONCERNING NAMIBIA, AS WELL AS MILITARY OR STRATEGIC COLLABRATION, ALL OF WHICH HAS THE EFFECT OF SUPPORTING OR ENCOURAGING SOUTH AFRICA IN ITS DEFIANCE OF THE UNITED NATIONS;

RECOGNIZING THAT THE SITUATION IN NAMIBIA CONSTITUTES A THREAT TO INTERNATIONAL PEACE AND SECURITY;

NOTING WITH SATISFACTION THE OPPOSITION OF THE NAMIBIAN PEOPLE TO SOUTH AFRICA'S ILLEGAL PROSENCE IN THE TERRITORY AND TO ITS OPPRESSIVE RACIST POLITICS AND, IN PARTICULAR, THE PROGRESS OF THEIR STRUGGLE IN ALL ITS FORMS FOR NATIONAL LIBERATION UNDER THE LEADERSHIP OF THE SOUTH WEST AFRICAN PEOPLE'S ORGANIZATION;

STRONGLY SUPPORTING THE EFFORTS OF THE UNITED NATIONS COUNCIL FOR NAMIBIA IN THE DISCHARGE OF THE RESPONSIBILITIES ENTRUSTED TO IT BY THE RELEVANT RESOLUTIONS OF THE GENERAL ASSEMBLY;

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(1) REAFFIRMS THE INALIENABLE RIGHT OF THE PEOPLE OF NAMIBIA TO SELF-DETERMINATION, FREEDOM AND NATIONAL INDEPENDENCE IN

A UNITED NAMIBIA, IN ACCORDANCE WITH THE CHARTER
OF THE UNITED NATIONS AND AS RECOGNIZED IN GENERAL ASSEMBLY
RESOLUTION 1514 (XIV) AND RESOLUTIION 2145 (XXI) AND SUB-
SEQUENT RESOLUTIONS, AND THE LEGITIMACY OF THEIR STRUGGLE
BY ALL MEANS AT THEIR DISPOSAL AGSINST THE ILLEGAL OCCUPATIION
OF THEIR TERRITORY BY SOUTH AFRICA;

(2) RECOGNIZES THAT THE NATIONAL LIBERATION MOVEMEMT OF NAMIBIA,
THE SOUTH WEST AFRICA PEOPLE'S ORGANIZATION, AS THE SOLE AND
AUTHENTIC REPRESENTATIVE OF THE NAMIBIA PEOPLE;

(3) SUPPORTS THE ARMED STRUGGLES OF THE NAMIBIA PEOPLE LED
BY SOUTH WEST AFRICA PEOPLE'S ORGANIZATION TO ACHIEVE SELF-
DETERMANATION,FREEDOM AND NATIONAL INDEPENDENCE IN A UNITED
NAMIBIA;

(4) APPEALS TO ALL STATES MEMBERSOF THE UNITED NATIONS TO GRANT
ALL NECESSARY SUPPORT AND ASSISTANCE TO SOUTH WEST AAFRICA
PEOPLE' S ORGANIZATION IN ITS STRUGGLE TO ACHIEVE INDEPENDENCE
AND NATIONAL UNITY FOR NAMIBIA;

(5) REQUESTS ALL SPECIALIZED AGENCIES AND OTHER ORGANIZATIONS
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WITHIN THE UNITED NATIONS SYSTEM, IN CONSULTATION WITH THE
UNITED NATIONS COUNCIL FOR NAMIBIA, TP PREPARE WITHIN THEIR
REPETITIVE SPHERES OF COMPETENCE PROGRAMMES OF ASSISTANCE TO THE
PEOPLE OF NAMIBIA AND THEIR LIBRATION MOVEMENT, THE SOUTH
WEST AFRICAN PEOPLE'S ORGANIZATION:

(6) DECIDES TO INCREASE FINANCIAL PROVISIONS IN THE BUDGT
OF THE UNITED NATIONS COUNCIL FOR NAMIBIA TO FINANCE THE OFFICE
OF TEE SOUTH WEST AFRICAN PEOPLE'S ORGANIZATION IN NEW YORK,
TO ENSURE THE DUE AND PROPER REPRESENTATION OF THE PEOPLE
OF NAMIBIA THROUGH THE SOUTH WEST AFRICA PEOPLE'S ORGANIZATION
AT THE UNITED NATIONS;

(7) DECIDES TO CONTINUE TO DEFRAY THE EXPENSES OF A
REPRESENTATIVE OF THE SOUTH WEST AFRICAN PEOPLE'S ORGANIZATION,
WHENEVER THE UNITED NATIONS COUNCIL FOR NAMIBIA SO REQUIRES;

(8) STRONGLY CONDEMNS SOUTH AFRICA FOR ITS PERSISTENT REFUSAL
TO WITHDRAW FROM NAMIBIA AND FOR ITS MANUVERS TO CONSOLIDATE
ITS LEGAL OOCCUPATION OF THE TERRITORY;

(9) STRONGLY CONDEMN THE ILLEGAL SOUTH AFRICAN ADMINISTRATION FOR
ITS AGGRESSION AGAINST THE NAMIBIA PEOPLE AND THEIR
NATIONAL LIBERATION MOVEMENT;

(10) STRONGLY CONDEMNS THE ILLEGAL SOUTH AFRICAN ADMINISTRATION

FOR ITS MASSIVE REPRESSION OF THE LIBERATION MOVEMENT AND PEOPLE OF NAMIBIA WITH THE INTENTION OF ESTABLISHING AMONG OTHER THINGS, AN ATMOSPHERE OF INTIMIDATION AND TERROR TO IMPOSE UPON THE NAMIBIAN PEOPLE A BOGUS CONSTITUTIONAL STRUCTURE WITH THE SINS OF SUBVERTING THE TERRITORIAL INTEGRITY AND UNITY OF NAMIBIA AND OF PERPETUATING A RUTHLESS POLICY OF RACIAL SEGREGATION;

(11) STRONGLY CONDEMNS SOUTH AFRICA FOR ITS MILITARY BUILD-UP IN NAMIBIA, ITS THREATS AND ACTS OF AGGRESSION AGAINST INDEPENDENT AFRICAN COUNTRIES AND THE FORCEFUL REMOVAL OF NAMIBIANS FROM THE NORTHERN BORDER FOR MILITARY PURPOSES;

(12) STRONGLY CONDEMNS SOUTH AFRICA FOR ORGANIZING THE SO-CALLED CONSTITUTIONAL TALKS AT WINDHOEK, WHICH SEEK TO PERPETUATE THE APARTHEID AND HOMELANDS POLITIES AS LIMITED OFFICIAL USE

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WELL AS THE COLONIAL OPPRESSION AND EXPLOITATION OF THE PEOPLE AND RESOURCES OF NAMIBIA BY MISREPRESENTING THE GENUINE ASPIRATIONS OF THE NAMIBIAN PEOPLE FOR SELF-DETERMINATION, FREEDOM AND NATIONAL INDEPENDENCE IN A UNITED NAMIBIA;

(13) URGENTLY CALLS UPON THE INTERNATIONAL COMMUNITY, ESPECIALLY ALL STATES MEMBER OF THE UNITED NATIONS, TO REFRAIN FROM ACCORDING ANY RECOGNITION TO, OR CO-OPERATION WITH, ANY AUTHORITY WHICH THE ILLEGAL OCCUPATION REGIME MAY INSTALL UNDER THE CURRENT FRAUDULANT CONSTITUTIONAL TALKS OR ANY OTHER CIRCUMSTANCES IN NAMIBIA;

(14) STRONGLY CONDEMNS THE ACTIVITIES OF ALL FOREIGN CORPORATIONS OPERATING IN NAMIBIA UNDER THE ILLEGAL ADMINISTRATION OF SOUTH AFRICA WHICH ARE EXPLOITING THE HUMAN AND NATURAL RESOURCES OF THE TERRITORY, AND DEMANDS THAT SUCH EXPLOITATION CEASE FORTHWITH;

(15) REAFFIRMS THAT THE ACTIVITIES OF THOSE CORPORATIONS ARE ILLEGAL;

(16) DECIDES THAT ANY INDEPENDENCE TALKS REGARDING NAMIBIA MUST BE BETWEEN SOUTH AFRICA AND THE SOUTH WEST AFRICA PEOPLE'S ORGANIZATION UNDER THE AUSPICES OF THE UNITED NATIONS FOR THE SOLE PURPOSE OF DISCUSSING THE MODALITIES FOR THE TRANSFER OF POWER TO THE PEOPLE OF NAMIBIA;

(17) REQUESTS ALL MEMBERS STATES TO CO-OPERATE FULLY WITH THE UNITED NATIONS COUNCIL FOR NAMIBIA IN DISCHARGING THE MANDATE ENTRUSTED TO IT BY THE GENERAL ASSEMBLY;

(18) DEMANDS THAT SOUTH AFRICA PUT AN END ENDING APARTHEID IN NAMIBIA AND TO ITS POLICY OF "BANTUSTANIZATION OF THE TERRITORY, AIMED AT DESTROYING THE NATIONAL UNITY AND THE TERRITORIAL

INTEGRITY OF NAMIBIA;

(19) DEMANDS THAT SOUTH AFRICA RELEASE ALL NAMIBIA POLITICAL PRISONERS, INCLUDING ALL THOSE IMPROSORED OR DETAINED IN CONEXION WITH OFFENCES UNDER THE SO-CALLED INTENERAL SECURITY LAWS, WHETHER SUCH NAMIBIANS HAVE BEEN CHARGED OR TRIED OR ARE HELD WITHOUT CHARGE AND WHETHER HELD IN NAMIBIA OR SOUTH AFRICA;

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(20) DEMANDS THAT SOUTH AFRICA ACCORD UNCONDITIONALLY TO ALL NAMIBIANS CURRENTLY IN EXILE FOR POLITICAL REASONS FULL FACILITIES FOR THEIR RETURN TO THEIR COUNTRY WITHOUT RISK OF ARREST, DETENTION, INTIMIDATION OR IMPRISONMENT;

(21) CONDEMNS SOUTH AFRICA FOR ITS FAILURE TO COMPLY WITH THE TERMS OF SECURITY COUNCIL RESOLUTION 385 (1976) OF 30 JANUARY 1976;

(22) REITERATES THAT THE ILLEGAL OCCIPATION OF NAMIBIA AND THE WAR BEING WAGED THERE BY SOUTH AFRICAN CONSTITUTE A THREAT TO INTERNATIONAL PEACE AND SECURITY;

(23) URGES THE SECURITY COUNCIL TO TAKE UP AGAIN THE QUESTION OF NAMIBIA, WHICH IS STILL ON ITS AGENDA, AND IN VIEW OF SOUTH AFRICA'S FAILURE TO COMPLY WITH SECURITY COUNCIL RESOLUTION 385 (1976), TO IMPOSE A MANDATORY ARMS EMBARGO AGAINST SOUTH AFRICA;

(24) REQUESTS ALL STATES TO CEASE AND DESIST FROM ANY FORM OF DIRECT OR INDIRECT MILITARY CONSULTATION, CO-OPERATION OR COLLABORATION, WITH SOUTH AFRICA;

(25) REQUESTS ALL STATES TO TAKE EFFECTIVE MEARURES TO PREVENT THE RECRUITMENT OF MERCENARIES FOR SERVICE IN NAMIBIA OR SOUTH AFRICA;

(26) REQUESTS ALL STATES TO TAKE STEPS TO ENSURE THE TERMINATION OF ALL ARMS LICENSING AGREEMENTS WITH SOUTH AFRICA AND TO PROHIBIT THE TRANSFER TO SOUTH AFRICA OF ALL INFORMATION RELATING TO ARMS AND ARMAENTS;

(27) REQUESTS ALL STATES TO CEASE AND PREVENT;

(A) ANY SUPPLE OF ARMS AND AMMUNITION TO SOUTH AFRICA;
(B) ANY SUPPLY F AIRCRAFT, VEHICLES AND MILITARY EQUIPMENT FOR USE OF THE ARMED FORCES AND PARAMILITARY OR POLICE ORGANIZATIONS OF SOUTH AFRICA;

(:) ANY SUPPLY OF SPARE PARTS FOR ARMS, VEHICLES AND MILITARY
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EQUIPMENT USED BY THE ARMED FORCES AND PARAMILITARY OR POLICE
ORGANIZATIONS OF SOUTH AFRICA;

(D) ANY SUPPLY OF SO-CALLED DUAL-USE AIRCRAFT, VEHICLES OR
EQUIPMENT WHICH WOULD BE CONVERTED TO MILITARY USE BY
SOUTH AFRICA;

(C) ANY ACTIVITIES IN THEIR TERRITORIES WHICH PROMOTE OR ARE
CALCUALTED TO PROMITE THE SUPPLY OF ARMS, AMMUNITION, MILITARY
AIRCRAFT AND MILITARY VEHICLES TO SOUTH AFRICA AND EQUIPMENT
AND MATERIALS FOR THE MANUFACTURE AND MAINTENANCE OF ARMS AND
AMMUNITION IN SOUTH AFRICAN AND NAMIBIA;

(F) ANY CO-OPERATION OR ACTIVITIES BY PUBLIC OR PRIVATE COROPORATIONS
WITH SOUTH AFRICA IN THE FIELD OF DEVELOPMENT DIRECTLY OR IN-
DIRECTLY OF NUCLEAR TECHNOLOGY AND CAPABILITY OF THE
RACIST REGIME IN SOUTH AFRICA; UNQUOTE
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TAGS: PFOR, WA, UNGA
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